	Application No.	Applicant(s)	
·	10/699,737	ARAI ET AL.	
	Examiner	Art Unit .	
	Kevin M. Bernatz	1773	
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI- of the Office or upon petition by the applicant. See 37 CFR 1.313 1. This communication is responsive to interview of 12/28/06.	(OR REMAINS) CLOSED in or other appropriate comminion is second to the comminion in the comminion in the comminion is second to the comminion in the comminion in the comminion is second to the comminion in the	n this application. If not included unication will be mailed in due course. THIS	
2. The allowed claim(s) is/are 1-16.			
 Acknowledgment is made of a claim for foreign priority un a)	been received. been received in Application cuments have been receive	on No d in this national stage application from the	;
 THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give 	es reason(s) why the oath o		
5. CORRECTED DRAWINGS (as "replacement sheets") mus			
(a) including changes required by the Notice of Draftspers		v (PTO-948) attached	
1) hereto or 2) to Paper No./Mail Date			
(b) including changes required by the attached Examiner's Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the	84(c)) should be written on t	he drawings in the front (not the back) of	
6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT I			
Attachment(s) 1. Notice of References Cited (PTO-892)		formal Patent Application (PTO-152)	
2. Notice of Draftperson's Patent Drawing Review (PTO-948)		ummary (PTO-413), (Mail Data 20070104	
3. Information Disclosure Statements (PTO-1449 or PTO/SB/0		/Mail Date <u>20070104</u> . Amendment/Comment	
Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. ⊠ Examiner's	Statement of Reasons for Allowance	

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Examiner's Amendment

1. An Examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

2. Authorization for this Examiner's amendment was given in a telephone interview and/or FAX request with Mr. Leonid Thenor on December 28, 2006.

The application has been amended as follows:

- Claim 5, line 2: the dependency was changed from "claim 4" to "claim 10";
 - Claim 5, lines 2 end of claim: the phrase "further consisting of ... and the second soft magnetic layer" was replaced with the phrase:
 "wherein at least one of said first soft magnetic layer and said second soft magnetic layer is made of a crystalline material";
- Claim 7, line 2: the dependency was changed from "claim 6" to "claim 10";
 - Claim 7, line 2: the phrase "further consisting of" was replaced with the phrase "wherein said ferromagnetic layer is";
 - Claim 7, end of claim: immediately before the period at the end of the claim, the following phrase was inserted: ", and wherein said first soft magnetic layer is made of an amorphous material";
- Claim 8, line 2: the dependency was changed from "claim 6" to "claim 10";
 - Claim 5, lines 2 end of claim: the phrase "further consisting of ... and the second soft magnetic layer" was replaced with the phrase:

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"wherein said first soft magnetic layer is made of an amorphous material";

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- Claim 10, line 4: the word "comprising" was replaced by the phrase "consisting of";
 - Claim 10, line 5: the phrase "which includes at least an antiferromagnetic layer" was deleted;
 - Claim 10, line 16: after "said domain control layer", the word "further"
 was deleted;
 - Claim 10, line 19: after "consists of" the following phrase was inserted:
 "an anti-ferromagnetic layer and";
- Claim 14, lines 1-2: the dependency was changed from "claim 4" to "claim 5";
 - o Claim 14, line 2: before the word "two", the word "said" was inserted;
- Claim 15, lines 1-2: the dependency was changed from "claim 6" to "claim 8";
 - Claim 15, line 2: before the word "two", the word "said" was inserted;
 and
- Claim 16, line 4: the word "comprising" was replaced by the phrase "consisting of".

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Reasons for Allowance

3. The present claims are deemed allowable over the references of record since the references of record fail to disclose or render obvious a soft magnetic underlayer meeting the claimed structural limitations in combination with the claimed property limitations.

While the prior art of record disclose laminated soft magnetic layer structures comprising a plurality of soft magnetic layers interleaved with antiferromagnetic or additional magnetic layers, the prior art of record fails to teach or render obvious a structure comprising a soft magnetic underlayer consisting of a first soft magnetic layer, a domain control layer and a second soft magnetic layer formed in this order from said substrate (with or without intervening ferromagnetic layers per claims 10 and 16) wherein the energy of the exchange bias field Hex2 which is applied to said second soft magnetic layer is larger than the energy of the exchange bias field Hex1 which is applied to said first soft magnetic layer.

4. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Examiner's Comments

5. In order to better clarify the record, the Examiner wishes to note that the language of the present claims with regard to the soft magnetic underlayer consisting of

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a domain control layer consisting of an anti-ferromagnetic layer and first and second soft magnetic layers (and the optional ferromagnetic layers), excludes additional soft magnetic layers from being located between the perpendicular magnetic recording layer and the substrate, regardless of the relative location of an additional soft magnetic layer since such a layer would be deemed an "underlayer" since it is located under the perpendicular recording layer and between it and the substrate.

Conclusion

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Kevin M. Bernatz whose telephone number is (571) 272-1505. The Examiner can normally be reached on M-F, 8:30 AM - 5:00 PM.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Carol Chaney can be reached on (571) 272-1284. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KMB January 4, 2007

> Kevin M. Bernatz, PhD **Primary Examiner**